Honorable Marc L. Barreca Chapter 7

#### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

In re	Case No. 14-10421-MLB
CASEY R. INGELS, Debtor.	
JOHN S. PETERSON, as Bankruptcy Trustee,  Plaintiff,	Adversary No. 14-01387-MLB
vs.	DECLARATION OF GWENDOLYN INGELS
CASEY R. INGELS,	
Defendant.	

Gwendolyn Ingels states as follows:

- 1. I am over the age of eighteen years and I am a citizen of the United States. I am knowledgeable regarding the facts in this Declaration and am competent to testify to the same.
- 2. Casey Ingels and I divorced on June 8, 2009. See Divorce Decree Attached as Exhibit 'A'.

DECLARATION OF GWENDOLYN INGELS IN SUPPORT OF DEFENDANT'S MOTION FOR SUMMARY JUDGMENT - 1

THE TRACY LAW GROUP PLLC 720 Olive Way, Suite 1000 Seattle, WA 98101 206-624-9894 phone / 206-624-8598 fax

- 3. Pursuant to the divorce decree entered on June 8, 2009, certain properties were to be put into trust and managed for the benefit of our two boys, Managed and June 8, 2009, certain properties
- 4. Due to various disagreements regarding the properties, the properties were never transferred into a Trust as required by the divorce decree. This was also compounded by the dramatic shift in the real estate market. We had discussed putting additional properties, other than the properties listed in the divorce decree into Trust for the boys as well.
- 5. Since 2009, I have managed the properties, communicated to lenders and been responsible for all of the expenses of the properties. Mr. Ingels has sporadically lived in several of the properties as they become or are vacant. Mr. Ingels has not aided me or been involved.
- 6. It is my position that, although the properties were not transferred into the Trust, that I still retain an ownership interest and right in the properties, as a tenant in common and would thus be entitled to any proceeds as a result of any sale and need to approve and be consulted on any sale.
- 7. I retained two vehicles that were my property from the divorce. An f150 and a GMC Denali. I sold both vehicles, to Miss Kathryn Hanson. I knew Ms. Hanson before Mr. Ingels and I divorced and have an amicable relationship with her.

I declare under penalty of perjury that the foregoing is true and correct.

DATED this \_\_\_\_\_\_ day of February 2015.

Gwendolyn J. Ingels

DECLARATION OF GWENDOLYN INGELS IN SUPPORT OF DEFENDANT'S MOTION FOR SUMMARY JUDGMENT - 2

THE TRACY LAW GROUP, LLC

720 Olive Way, Suite 1000 Seattle, WA 98101 206-624-9894 phone / 206-624-8598 fax

### EXHIBIT 'A'

COPY ORIGINAL FILED

JUN 08 2009

PEGGY A. SEMPRIMOZNIK LINCOLN COUNTY CLERK

# **Superior Court of Washington County of**

-				
In re the Marriage of:		No	. 09-3-0028	33_N
Casey R. Ingels,				
ouse, in ingen,				Dissolution (DCD)
1	Petitioner,	[]	(DCLGSP)	Legal Separation
and		[]	•	on Concerning
Gwendolyn J. Ingels,			Validity (D	·-
	Dogwandont		(Marriage)	
Respondent.		[X]	Clerk's action	on required ement Notification, ¶ 3.8
	I. Judgment/Orde	er Sui	nmaries	
1.1 Restraining Order Sur [X] Does not apply. [] Res	<b>mmary:</b> training Order Summa	ary is s	et forth below	:
Name of person(s) restrained:				Name of person(s)
protected:			See	paragraph 3.8.
Arrest. RCW 26.09.050.  1.2 Real Property Judgme [X] Does not apply. [] Rea	ent Summary:	Summa	ry is set forth	helow:
Assessor's property tax parcel or			17 15 500 101011	
Or	account number.	<u>,</u>		
Legal description of the property aw	varded (including lot, bloo	ck, plat,	or section, town	ship, range, county and state):
		S	ee Page	for full legal description
1.3 Money Judgment Sun [X] Does not apply. []  A. Judgment creditor	nmary: Judgment Summary	is set fo	orth below.	
B. Judgment debtor				
Decree (DCD) (DCLGSP) (DCIN	MG) - Page 1 of 8			
WPF DR 04.0400 Mandatory (6/2	2008) - RCW 26.09.03	0; .040	); .070 (3) •	
0 44 04007 0111 -				

C D	نا امسنمسنا	ydamont om ovnt	¢
C. Principal judgment amount D. Interest to date of judgment			\$ \$
	ttorney fo	· · · · · · · · · · · · · · · · · · ·	\$
F. C			\$
		very amount udgment shall bear interest at % per annum	\$
I. A	ttorney for	ees, costs and other recovery amounts shall bear interest at	% per annum
J. A	ttorney fo	or judgment creditor	
	-	or judgment debtor	
L. O	ther:		
		End of Summaries	
		II. Basis	
	Finding	gs of Fact and Conclusions of Law have been entered in the	is case.
		III. Decree	
It Is I	Decree	d that:	
3.1	Status of the Marriage		
	[X]	The marriage of the parties is dissolved.	
	[]	The husband and wife are legally separated.	
	[]	The marriage of the parties is invalid.  The marriage of the parties is valid.	
	[]		
3.2	Prope	erty to be Awarded the Husband	
	[X]	The husband is awarded as his separate property the pr	operty set forth in Exhibit A
	r 1	This exhibit is attached or filed and incorporated by refer The husband is awarded as his separate property the prop	
	[]	contract or prenuptial agreement executed by the parties	
		The separation contract or prenuptial agreement is incorp	porated by reference as part of this
		Decree. The prenuptial agreement or, pursuant to RCW:	26.09.070(5), the separation
	[]	contract [] is [] is not filed with the court.  The husband is awarded as his separate property the f	following property (list real estate
	LJ	furniture, vehicles, pensions, insurance, bank accounts, e	
	[]	Other:	
3.3	Prop	erty to be Awarded to the Wife	
	[X]	The wife is awarded as her separate property the property	y set forth in Exhibit A. This
	r 3	exhibit is attached or filed and incorporated by reference	as part of this decree.
	[]	The wife is awarded as her separate property the property contract or prenuptial agreement referenced above.	y set form in the separation
Decre	e (DCD)	(DCLGSP) (DCINMG) - Page 2 of 8	
WPF	DR 04.04	400 Mandatory (6/2008) - RCW 26.09.030; .040; .070 (3)	

	[]	[] The wife is awarded as her separate property the following property (list real estate, furniture, vehicles, pensions, insurance, bank accounts, etc.):			
	[]	Other:			
3.4	Liabi	Liabilities to be Paid by the Husband			
	<ul> <li>[] Does not apply.</li> <li>[. ] The husband shall pay the community or separate liabilities set forth in Extra This exhibit is attached or filed and incorporated by reference as part of this dec</li> <li>[] The husband shall pay the community or separate liabilities as set forth in the contract or prenuptial agreement referenced above.</li> <li>[] The husband shall pay the following community or separate liabilities:</li> </ul>				
		Creditor	<u>Amount</u>		
,					
	[]	Other:			
		s otherwise provided herein, the husband shall pay all liabilities incurred by him since the date paration.			
3.5	Liab	Liabilities to be Paid by the Wife			
	[]	Does not apply.  The wife shall pay the community or separate exhibit is attached or filed and incorporate.	arate liabilities set forth in Exhibit This ed by reference as part of this decree.		
	[]		arate liabilities as set forth in the separation		
	[]	The wife shall pay the following commun			
		<u>Creditor</u>	<u>Amount</u>		

Decree (DCD) (DCLGSP) (DCINMG) - Page 3 of 8 WPF DR 04.0400 Mandatory (6/2008) - RCW 26.09.030; .040; .070 (3)

	[]	Other:			
	Unless separa	s otherwise provided herein, the wife shall pay all liabilities incurred by her since the date of tion.			
3.6	Hold	Hold Harmless Provision			
	[X]	Each party shall hold the other party harmless from any collection action relating to separate or community liabilities set forth above, including reasonable attorney's fees and costs incurred in defending against any attempts to collect an obligation of the other party. Other:			
	[]				
3.7 Maintenance		tenance			
	[X] []	Does not apply.  The [] husband [] wife shall pay maintenance as set forth in Exhibit This exhibit			
	is attached or filed and incorporated by reference as part of this decree.  [] Maintenance shall be paid as set forth in the separation contract or prenuptial agrees				
	referenced above.  [] The [] husband [] wife shall pay \$maintenance. Maintenance paid [] weekly [] semi-monthly [] monthly.  The first maintenance payment shall be due on (date)				
	The obligation to pay future maintenance is terminated upon the death of either party or the remarriage of the party receiving maintenance unless otherwise specified below:				
	Payme	ents shall be made:			
		<ul><li>[] directly to the other spouse.</li><li>[] to the Washington State Child Support Registry (only available if child support is ordered).</li></ul>			
		[] to the clerk of this court as trustee for remittance to the other spouse (only available if there are no dependent children).			
		(DCLGSP) (DCINMG) - Page 4 of 8 400 Mandatory (6/2008) - RCW 26.09.030; .040; .070 (3)			

	[]	If a maintenance payment is more than 15 days past due and the total of such past due payments is equal to or greater than \$100, or if the obligor requests a withdrawal or accumulated contributions from the Department of Retirement Systems, the obligee may seek a mandatory benefits assignment order under Chapter 41.50 RCW without prior notice to the obligor.
	[]	The Department of Retirement Systems may make a direct payment of all or part of a withdrawal of accumulated contributions pursuant to RCW 41.50.550(3).
	[]	Other:
3.8	Conf	tinuing Restraining Order
	[X] []	Does not apply. A continuing restraining order is entered as follows:
		[] The [] husband [] wife is restrained and enjoined from disturbing the peace of the other party.
		[] The [] husband [] wife is restrained and enjoined from going onto the grounds of or entering the home, work place or school of the other party, or the day care or school of the following named children:
		The [] husband [] wife is restrained and enjoined from knowingly coming within or knowingly remaining within (distance) of the home, work place or school of the other party, or the day care or school of these children:  other:
		[] (Name) is restrained and enjoined from molesting, assaulting, harassing, or stalking (name)  (The following firearm restrictions apply if this box is checked: Effective immediately and continuing as long as this continuing restraining order is in effect, the restrained person may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issue firearms. 18 U.S.C. § 925(a)(1).)
		[] Other:
Is a C		a Restraining Order in Paragraph 3.8 With Actual Knowledge of its Terms I Offense Under Chapter 26.50 RCW and Will Subject the Violator to Arrest. 060.
	[]	Clerk's Action. The clerk of the court shall forward a copy of this order, on or before the next judicial day, to: law enforcement agency which shall enter this order into any computer-based criminal

Decree (DCD) (DCLGSP) (DCINMG) - Page 5 of 8 WPF DR 04.0400 Mandatory (6/2008) - RCW 26.09.030; .040; .070 (3)

intelligence system available in this state used by law enforcement agencies to list outstanding warrants. (A law enforcement information sheet must be completed by the party or the party's attorney and provided with this order before this

		order will be entered into the law enforcement computer system.)			
	Service				
	[] The restrained party or attorney appeared in court or signed this order; servic order is not required.				
	[] The restrained party or attorney did not appear in court; service of this order is req The protected party must arrange for service of this order on the restrained party. It the original Return of Service with the clerk and provide a copy to the law enforced agency listed above.				
	Expiration				
		This restraining order expires on: (month/day/year) This restraining order supersedes all previous temporary restraining orders in this cause number.			
	[] Any temporary restraining order signed by the court in this cause number is terming Clerk's Action. The clerk of the court shall forward a copy of this order, on or before the next judicial day, to:				
	Full	Faith and Credit			
		Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.			
3.9	Protection Order				
	[X] []	Does not apply.  The parties shall comply with the [] domestic violence [] antiharassment Order for Protection signed by the court on this date or dated			
3.10	Jurisdiction Over the Children				
	[] [X]	Does not apply because there are no dependent children.  The court has jurisdiction over the children as set forth in the Findings of Fact and Conclusions of Law.			
3.11 Parenting Plan		nting Plan			
	[] [X]	Does not apply.  The parties shall comply with the Parenting Plan signed by the court on this date or dated The Parenting Plan signed by the court is approved and incorporated as part of this decree.			
3.12	Child	l Support			
		(DCLGSP) (DCINMG) - Page 6 of 8			
		400 Mandatory (6/2008) - RCW 26.09.030; .040; .070 (3)			

	[X] []		e with the Order of Child Support signed by the This order is incorporated as part
3.13 Attorney Fees, Other Professional Fees and Costs			es and Costs
	[X] []	Does not apply.  Attorney fees, other professional fees a contract or prenuptial agreement referen Attorney fees, other professional fees an	
3.14	Name	Changes	
	[] [X]	Does not apply.  The wife's name shall be changed to (first, middle, last name) <u>Gwendolyn J.</u> The husband's name shall be changed to (first, middle, last name)	
3.15	Other		
Dated:		JUN 0 8 2009	JOHN F. STROHMAIER, JUDGE
Dateu.			Judge/Commissioner
Petitioner or petitioner's lawyer: A signature below is actual notice of this order.  [X] Presented by: [] Approved for entry: [] Notice for presentation waived:  Decree (DCD) (DCLGSP) (DCINMG) - Page 7 of 8  WPF DR 04.0400 Mandatory (6/2008) - RCW 26.09.03		ow is actual notice of this order.  by: or entry: resentation waived: (DCLGSP) (DCINMG) - Page 7 of 8	Respondent or respondent's lawyer: A signature below is actual notice of this order.  [] Presented by: [] Approved for entry: [X] Notice for presentation waived:

Signature of Petitioner or Lawyer/WSBA No.

Signature of Respondent or Lawyer/WSBA No.

Casey R. Ingels

Print or Type Name

Date

Signature of Respondent or Lawyer/WSBA No.

Gwendolyn J. Ingels

Print or Type Name

Date

Decree (DCD) (DCLGSP) (DCINMG) - Page 8 of 8 WPF DR 04.0400 Mandatory (6/2008) - RCW 26.09.030; .040; .070 (3)

## EXHIBIT A INGELS REAL PROPERTY

### **Real Property:**

1225 Yakima Avenue 17011 S Vaughn Fairway Terrace #13 Fairway Terrace #14 Granville Condo Interlaaken #11 Portofino Solstice #2014

The parties have jointly agreed to put the real properties listed above into a trust for the benefit of the children. The properties shall be transferred into the trust within 3 years from the date of the final decree.

### **Husband's Separate Property:**

His clothes Furniture in the Granville Condo ATV's

### Wife's Separate Property

Her clothes
Furniture in the 1225 Yakima house